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09/683,995	03/10/2002	Michael J. Curry	1049.002US1 2530	
23441 7590 06/14/2007 LAW OFFICES OF MICHAEL DRYJA 1474 N COOPER RD #105-248			EXAMINER	
			DINH, KHANH Q	
GILBERT, AZ 85233			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	09/683,995	CURRY ET AL.				
Office Action Summary	Examiner	Art Unit				
	Khanh Dinh	2151				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE of the may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period value of Failure to reply within the set or extended period for reply will, by statute any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	I. lely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
Responsive to communication(s) filed on 14 M This action is FINAL. 2b) ☐ This Since this application is in condition for allower closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro					
Disposition of Claims						
4) ☐ Claim(s) 1-24 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-24 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/o Application Papers 9) ☐ The specification is objected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ accomplication and accomplication and accomplication and accomplication and accomplication and accomplication accom	wn from consideration. r election requirement. r. epted or b) objected to by the lidrawing(s) be held in abeyance. Section is required if the drawing(s) is objected.	e 37 CFR 1.85(a). lected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate				

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 5/14/2007 has been entered. Claims 1-24 are presented for examination.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-24 are rejected under 35 U.S.C. 102(e) as being anticipated by Budge et al., US pat. No.6,564,248.

As to claim 1, Budge discloses a system comprising:

a network and a first client (sub-system 2 of fig.1) having a first email messaging program (50 fig.1) installed thereon, a composing user composing a message and recording media on the first email message program, the first email messaging program sending the message to a receiving user over the network (i.e., using 50 fig.1 to provide the creation of video

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email messages and transferring of those email messages to a conventional email client, see abstract, figs.1, 2B, 2C, col.3 line 17 to col.4 line 49).

a second client (receiving sub-system 4 of fig.1) having a second email messaging program (using same software program in fig.2B for receiving sub-system 4 of fig.1) installed thereon on which the receiving user receives the message over the network, the second email messaging program playing back the media upon the user viewing the message (i.e., playing back the audio and video portions of the received video email, see figs.5, 6, col.3 line 17 to col.4 line 49, col.5 line 12 to col.6 line 54).

As to claim 2, Budge discloses a streaming media server, the first email messaging program uploading the media to the streaming media server upon the message being sent to the receiving user over the network, and the second email messaging program downloading the media from the streaming media server over the network upon the receiving user viewing the message (see fig.5, col.5 line 12 to col.6 line 54).

As to claims 3, 11, 14, Budge further discloses an email messaging program attaches the media as an attachment to the message upon the message being sent to the receiving user over the network, and the second email messaging program receives the media as the attachment to the message over the network (i.e., sending email with an attach executable video email player, see col.3 line 54 to col.4 line 49 and col.5 line 26 to col.6 line 54).

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As to claims 4, Budge discloses at least one of: the Internet, an intranet, an extranet, a local-area network (LAN), a wide-area network (WAN), a wired network, a wireless network, and a telephony network (see col.3 lines 7-53).

As to claim 5, Budge discloses at least one of the first clients and the second client comprises: a desktop computer, a laptop computer, a cellular phone, a wireless phone, a set-top box, and a personal digital assistant (PDA) device (see col.3 line 17 to col.4 line 49).

As to claims 6 and 7, Budge discloses text and at least one of: audio, video, streaming audio and streaming video (see col.5 line 26 to col.6 line 54).

As to claim 8, Budge discloses a system comprising:

a networking mechanism communicatively coupling the system to a network (Internet, col.4 lines 5-29),

an email messaging program (50 fig.1) having at least a composing capability for a user (sending sub-system 2 of fig.1) to compose a message and record media associated with the message to send to another user over the network via the networking mechanism (see abstract, figs.1, 2B, 2C, col.3 line 17 to col.4 line 49 and col.5 lines 26-67),

wherein the user composes the message and records the media on the email messaging program (i.e., using 50 fig.1 to provide the creation of video email messages and transferring of those email messages to a conventional email client, see abstract, figs.1, 2B, 2C, col.3 line 17 to col.4 line 49).

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As to claim 9, Budge discloses an operating system on which the email messaging program runs (see col.4 line 31 to col.5 line 58 and col.6 lines 1-54).

As to claim 10, Budge discloses capability uploads the media to a streaming media server communicatively coupled to the network over the network via the networking mechanism upon the message being sent to the other user over the network via the networking mechanism (see figs.4, 5, col.5 line 12 to col.6 line 54).

As to claims 12 and 13, Budge discloses a playback capability for the user to view messages received from other users over the network via the networking mechanism and play back received media associated with the messages received and downloading the media associated with one of the messages received from the streaming media server over the network via the networking mechanism upon the user viewing the one of the messages received (i.e., playing back the audio and video portions of the received video email, see figs.4, 5, col.3 line 17 to col.4 line 49).

As to claim 15, Budge discloses at least one of: an analog modem, an Integrated Services Digital Network (ISDN) adapter, a network adapter card, a network adapter chipset, a cable modem, a Digital Subscriber Loop (DSL) modem, a digital modem, and a wireless modem (see col.3 line 6 to col.4 line 49).

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Claims 16 and 17 are rejected for the same reasons set forth in claims 6 and 7 respectively.

As to claim 18, Budge discloses a method comprising:

saving a message entered by a user by an email messaging program (see abstract, figs.1, 2B, 2C, col.3 line 17 to col.4 line 49),

recording media associated with the message by the email messaging program, uploading the media to a streaming media server over a network by the email messaging program (50 fig.1) and sending the message over the network by the email messaging program (see figs.1, 3, col.4 line 50 to col.6 line 54),

wherein the user composes the message and records the media on the email messaging program (i.e., using 50 fig.1 to provide the creation of video email messages and transferring of those email messages to a conventional email client, see abstract, figs.1, 2B, 2C, col.3 line 17 to col.4 line 49).

As to claim 19, Budge discloses receiving a second message over the network by the email messaging program in response to a user requesting the email messaging program to display the second message, displaying the second message by the email messaging program, downloading second media associated with the message from the streaming media server over the network by the email messaging program and playing back the second media by the email messaging program (i.e., playing back the audio and video portions of the received video email, see figs.4, 5, col.3 line 17 to col.4 line 49).

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Claim 20 is rejected for the same reasons set forth in claim 18. As to the added limitation, Budge discloses sending the media as an attachment to the message (i.e., sending email with an attach executable video email player, see col.3 line 54 to col.4 line 49 and col.5 line 26 to col.6 line 54).

As to claim 21, Budge discloses receiving a second message over the network by the email messaging program; in response to a user requesting the email messaging program to display the second message, displaying the second message by the email messaging program, downloading second media associated with the message from the streaming media server over the network by the email messaging program and playing back the second media by the email messaging program (i.e., playing back the audio and video portions of the received video email, see figs.5, 6, col.3 line 17 to col.4 line 49, col.5 line 12 to col.6 line 54).

As to claim 22, Budge discloses a computer-readable medium having instructions stored thereon for an email messaging program comprising:

means for composing a first message by a first user (1 fig.1) and for recording first media associated with the first message to send to a second user (4 fig.1) over a network (see abstract, figs.1, 2B, 2C, col.3 line 17 to col.4 line 49),

means for viewing a second message received from the second user over the network by the first user, and for playing back second media associated with the second message (i.e., playing back the audio and video portions of the received video email, see figs.5, 6, col.3 line 17 to col.4 line 49, col.5 line 12 to col.6 line 54),

wherein the user composes the message and records the media on the email messaging program (i.e., using 50 fig.1 to provide the creation of video email messages and transferring of those email messages to a conventional email client, see abstract, figs.1, 2B, 2C, col.3 line 17 to col.4 line 49).

As to claim 23, Budge discloses uploading the first media to a streaming media server communicatively coupled to the network over the network upon the first message being sent to the second user over the network, and the means for viewing and for playing back downloads the second media from the streaming media server over the network upon the first user viewing the second message (i.e., playing back the audio and video portions of the received video email, see figs. 5, 6, col. 3 line 17 to col. 4 line 49, col. 5 line 12 to col. 6 line 54).

Claim 24 is rejected for the same reasons set forth in claim 20.

Response to Arguments

- 4. Applicant's arguments filed on 5/14/2007 have been fully considered but they are not persuasive.
 - Applicant asserts that the Budge reference does not disclose a first email program
 on which a composing user composing a message and recordings media.

Examiner respectfully disagrees. Budge explicitly discloses a first client (subsystem 2 of fig. 1) having a first email messaging program wherein the composing user composes the message and records the media on the email messaging program (i.e., using 50 fig. 1 to

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provide the creation of video email messages and transferring of those email messages to a conventional email client, see abstract, figs. 1, 2B, 2C, col.3 line 17 to col.4 line 49) as rejected above.

Conclusion

5. Claims 1-24 are rejected.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Khanh Dinh whose telephone number is (571) 272-3936. The examiner can normally be reached on Monday through Friday from 8:00 A.m. to 5:00 P.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Zarni Maung, can be reached on (571) 272-3939. The fax phone number for this group is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Any response to this action should be mailed to: Commissioner for patents P O Box 1450 Alexandria, VA 22313-1450

> Khanlı Druh Primary Examiner